BOE-571-R (P1) REV. 12 (08-09)

APARTMENT HOUSE PROPERTY

STATEMENT FOR 2010 (Declaration of costs and other related property information as of 12:01 A.M., January 1, 2010)

RETURN THIS ORIGINAL FORM	1. COPIES WILL N	NOT BE ACCEP	ΓED.					
FILE RETURN BY APRIL 1, 201 NAME AND MAILING ADDRES (Make necessary correction	SS	ne and mailing add	ress.)	٦				
	LOCATION OF THE PROPERTY (s (file a separate statement for each i							
L					2. En	ter the tota	al number of units fo	r the location listed. n one of the units?
Local Telephone Number		Fay Numbe	ar.				Yes □	
E-Mail Address (optional)		Tax Numbe			If yes, enter the unit number			
Enter location of general ledger and	all related accounting	g records (include 2	zip code):				eriod of January 1, 2	2009 through
STREET		CITY	S	STATE ZIP	December 31, 2009: (1) Did any individual or legal entity (corporation, partners) limited liability company, etc.) acquire a "controlling interest."			
Enter name and telephone number o	f authorized person	to contact at location	on of accounting red	cords:	- (0)	(see instr ☐ Yes [ructions for definition No	n) in this business entity?
CAREFULLY READ AND FOLLOW 1. If you no longer own this propowner:				ng address of the ne			ns for definition) in on?	ty also own "real property" (se California at the time of th
Name					(3)			and (2), filer must submit for
Mailing Address					_			ange in Control and Ownersh te Board of Equalization. Se
City and State							ns for filing requiren	
			<u> </u>		ab ald form	itura and n	araanal affaata of va	uur tananta) laaatad on vaur
 Do any other individuals, partn premises? ☐ Yes ☐ No 	If yes, list below.	ris do business or c	own personal prope	rty (other than house	enola lum	iture and p	ersonal ellects of yo	our tenants) located on your
NAME AND ADDRESS OF C	OWNER OF SUCH F	PROPERTY	N/	ATURE OF THE BUS	SINESS	OR PROPI	ERTY	
								ASSESSOR'S USE ONLY
5. Do you hold furniture or equip	ment belonging to ot	hers on a loan, ren	tal, or lease basis?					
NAME AND ADDRESS OF C	QUANTITY AND DESCRIPTION							
6. ENTER BELOW the number of Schedule A. Do not include, e				rators, not built-in), a	and unfurr	nished unit	s. Also complete	
	SLP. ROOM	STUDIO	1 BEDRM.	2 BEDRM.	3 BE	EDRM.	LARGER	
FULLY FURNISHED								
PARTLY FURNISHED								
UNFURNISHED								
TOTALS								
7. Supplies					Cost			
Furniture and appliances				Enter From Scho	edule A			
Other furniture and equipment	:			Enter From Sche	edule B			
10.								
							JLL VALUE	
						PERSONA	AL PROPERTY	
			·			FIXTURES	S	

OTHER IMPROVEMENTS

LAND

SCHEDULES OF DEPRECIABLE PROPERTY — **SCHEDULES A and B.** Items may be listed separately within the year of acquisition on a separate schedule, or items may be grouped by year of acquisition and listed on the schedules below. If you purchased the property as a unit, report on Schedules A & B the previous owner's original cost by the original year of acquisition of the furniture and equipment that was included in your purchase.

Enter the total installed cost including freight, excise taxes, and sales and use taxes of all furniture, and other equipment located on the premises. **Include fully depreciated items**. Do not include licensed vehicles. Depreciation schedules may be attached if they provide the desired information.

SCHEDULE A FURNITURE AND APPLIANCES (include items in storage; do not include built-ins)				SCHEDULE B OTHER FURNITURE AND EQUIPMENT (office, pool, vending, signs, fire extinguishers)			office, lobby, laundr	
Year of Acquisition	Original Installed Cost (NOT depreciated book value)	FOR ASSESSOR'S USE ONLY		Year of	Original Installed Cost	FOR ASSESSOR'S USE ONLY		
		Factor	Value	Acquisition	(NOT depreciated book value)	Factor	Value	
2009				2009				
2008				2008				
2007				2007				
2006				2006				
2005				2005				
2004				2004				
2003				2003				
2002				2002				
2001				2001				
2000				2000				
1999 & prior				1999 & prior				
TOTAL COST Enter on line 8,	·			TOTAL COST	·			

REMARKS:

DECLARATION BY ASSESSEE

Note: The following declaration must be completed and signed. If you do not do so, it may result in penalties.

I declare under penalty of perjury under the laws of the State of California that I have examined this property statement, including accompanying schedules, statements or other attachments, and to the best of my knowledge and belief it is true, correct, and complete and includes all property required to be reported which is owned, claimed, possessed, controlled, or managed by the person named as the assessee in this statement at 12:01 a.m. on January 1, 2010.

OWNERSHIP TYPE (☑)		SIGNATURE OF ASSESSEE OR AUTHORIZED AGENT*	DATE	
		NAME OF ASSESSEE OR AUTHORIZED AGENT* (typed or printed)	TITLE	
Proprietorship				
Partnership		NAME OF LEGAL ENTITY (other than DBA) (typed or printed)	FEDERAL EMPLOYER ID NUMBER	
Corporation				
Other	_ 🗆	PREPARER'S NAME AND ADDRESS (typed or printed)	TELEPHONE NUMBER	TITLE

^{*}Agent: See page 3 for Declaration by Assessee instructions.

INSTRUCTIONS

The Revenue and Taxation Code of the State of California requires that every person, upon request of the Assessor, shall file a written property statement under penalty of perjury with the Assessor within such time as the Assessor may appoint. Please complete this form according to the numbered instructions provided below as your statement of furnishings and related equipment owned, possessed or controlled by you as of 12:01 a.m., January 1, this year at the location listed. Property which you are purchasing under a conditional sales contract must be included. **Return the completed statement form to the Assessor on or before the date stated in the official requirement section.** In all instances, you must return the original BOE-571-R.

LINE 3. PROPERTY TRANSFER

Real Property – For purposes of reporting a change in control, real property includes land, structures, or fixtures owned or held under lease from (1) a private owner if the remaining term of the lease exceeds 35 years, including written renewal options, (2) a public owner (any arm or agency of local, state, or federal government) for any term or (3) mineral rights owned or held on lease for any term, whether in production or not.

Controlling Interest – When any person or legal entity obtains more than 50 percent of the voting stock of a corporation, or more than a 50 percent ownership interest in any other type of legal entity. The interest obtained includes what is acquired directly or indirectly by a parent or affiliated entity.

Forms, Filing Requirements & Penalty Information – Contact the Legal Entity Ownership Program Section at 916-323-5685 or refer to the Board's website at *www.boe.ca.gov* to obtain form BOE-100-B, applicable filing requirements, and penalty information.

- **LINE 4.** Check the appropriate box. If **yes** is checked, enter the name and address of the owner of the furniture or equipment. Briefly describe the nature of the business or property. **Do not** report household furnishings owned by tenants and used in their living quarters, or other personal property owned or controlled by tenants.
- **LINE 5.** Check the appropriate box. If **yes** is checked, enter the name and address of the owner or lessor and the quantity and description of the furniture or equipment. The lessor of the items will be asked to declare them.
- **LINE 6.** Enter the number of fully furnished, partly furnished, and unfurnished units in the appropriate column or columns. If the owner of the building (other than a corporation) occupies a unit as his living quarters, do not include it. Please indicate in the **REMARKS** area the items contained in a typical PARTLY FURNISHED apartment of each size. A *sleeping room* is a room with no kitchen facilities; a *studio* contains a kitchen and a convertible living room; a *1 bedrm*. contains a bedroom, living room, kitchen, etc. Attach additional sheets if necessary.
- **LINE 7.** Enter the cost of supplies that are on hand at 12:01 a.m. on January 1 of this year. Include janitorial and pool supplies, whether carried in your asset accounts or expensed.
- LINES 8 and 9. Enter the total cost from Schedules A and B.
- SCHEDULE A. Complete the schedule as instructed. If a portion of the furniture used in your rental units has been placed in storage, include the cost in the schedule and enter in the remarks the address where stored. **Do not** include built-in appliances, installed carpeting, or drapes as furniture; such items are considered part of the building. **Include** ranges, refrigerators, dishwashers, etc., if not built-in.
- **SCHEDULE B.** Complete the schedule as instructed. **Include** all equipment not reported in Schedule A. If you care to attach a schedule listing types of equipment separately, you may do so.

DECLARATION BY ASSESSEE

The law requires that this property statement, regardless of where it is executed, shall be declared to be true under penalty of perjury under the laws of the State of California. The declaration must be signed by the assessee, a duly appointed fiduciary, or a person authorized to sign on behalf of the assessee. In the case of a **corporation**, the declaration must be signed by an officer or by an employee or agent who has been designated in writing by the board of directors, by name or by title, to sign the declaration on behalf of the corporation. In the case of a **partnership**, the declaration must be signed by a partner or an authorized employee or agent. In the case of a **Limited Liability Company** (LLC), the declaration must be signed by an LLC manager, or by a member where there is no manager, or by an employee or agent designated by the LLC manager or by the members to sign on behalf of the LLC.

When signed by an employee or agent, other than a member of the bar, a certified public accountant, a public accountant, an enrolled agent or a duly appointed fiduciary, the assessee's written authorization of the employee or agent to sign the declaration on behalf of the assessee must be filed with the Assessor. The Assessor may at any time require a person who signs a property statement and who is required to have written authorization to provide proof of authorization.

A property statement that is not signed and executed in accordance with the foregoing instructions is not validly filed. The penalty imposed by section 463 of the Revenue and Taxation Code for failure to file is applicable to unsigned property statements.